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Scott's Emulsion is the means of life and of the enjoyment of life of thousands of men, women and children.

To the men Scott's Emulsion gives the flesh and strength so necessary for the cure of consumption and the repairing of body losses from any wasting disease.

For women Scott's Emulsion does this and more. It is a most sustaining food and tonic for the special trials that women have to bear.

To children Scott's Emulsion gives food and strength for growth of flesh and bone and blood. For pale girls, for thin and sickly boys Scott's Emulsion is a great help.

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50c. and \$1.00; all druggists.

FRATERNAL MEETINGS.

POWHATTAN TRIBE NO. 2, I. O. R. M.

THE REGULAR meeting of Powhattan Tribe No. 2, Improved Order of Red Men, will take place THIS (Thursday) EVENING, Mar. 16, 1905, at 7:30 o'clock, at Harmony Hall, King st.

Members of Hawaiian Tribe No. 1 and visiting Improved Red Men are fraternally invited to be present.
H. L. HUDSON,
Chief of Records.

POLYNESIAN ENCAMPMENT NO. 1, I. O. O. F.

Meets every first and third FRIDAY of the month at 7:30 p. m., in Odd Fellows' Hall, Fort Street.
Visiting brothers cordially invited to attend.

H. GEHRING, C. P.
L. L. LA PIERRE, Scribe.

EXCELSIOR LODGE NO. 1, I. O. O. F.

Meets every TUESDAY evening at 7:30, in Odd Fellows' Hall, Fort Street.
Visiting brothers cordially invited to attend.

R. A. WOODWARD, N. G.
L. L. LA PIERRE, Secretary.

HAWAIIAN TRIBE NO. 1, I. O. R. M.

Meets every second and fourth THURSDAY of each month, in I. O. O. F. Hall.
Visiting brothers cordially invited to attend.

T. D. STROUP, Sachem,
EDWIN FARMER, C. R.

WILLIAM MCKINLEY LODGE, NO. 8, K. of P.

Meets every SATURDAY evening at 7:30 p. m., in Harmony Hall, King street.
Visiting brothers cordially invited to attend.

EDWIN FARMERS, C. C.,
E. A. JACOBSON, K. of R. & S.

THEODORE ROOSEVELT, Camp No. 1, U. S. W. V.

Department Hawaii.
Meets every first and third WEDNESDAY at Waverly Hall.
PAUL SMITH, Cmdr.,
R. H. LONG, Adjutant.

HONOLULU AERIE 140 F. O. E.

Meets on the 2nd and 4th WEDNESDAY evenings of each month at 7:30 o'clock in K. of P. Hall, King street.
Visiting Eagles are invited to attend.

M. ROSENBERG, W. P.
H. T. MOORE, W. Secty.

THRUM'S BOOK STORE!

1063 Fort St., near Hotel,
Is Headquarters for
BOOKS ON HAWAII,
including many out-of-print rarities,
also the
HAWAIIAN ANNUAL,
the recognized reference handbook
relating to these islands.

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per week. Meal tickets \$1.50. Best
meal in the city for the money.

MOSSMAN'S LAW POINT

Did He Take Government Funds?—Cummins Estate.

Yesterday morning the following jury was obtained, before Judge Robinson, to try Harry C. Mossman for embezzlement while clerk in the Deputy Sheriff's office: J. S. Azevedo, C. H. Atherton, F. E. King, Chas. Girdler, Frank J. Robello, J. J. Greene, Wm. J. White, Richard Weedon, J. A. R. Viera, H. C. Schmidt, John P. Bento and Wm. A. Hall. The trial started at 2 p. m.

Before any evidence was taken, Davis and Thompson for defendant moved for a directed verdict of acquittal, on the ground that the money alleged to have been embezzled was not public money. Judge Robinson took the motion under advisement and continued the trial until this morning.

The money was received by Mossman for payment of newspaper bills for advertising execution sales, etc. DEFENSE CONTRIBUTORY NEGLIGENCE.

Defendant's admission of certain facts has been filed in the damage suit of Antonio Camillo vs. Alexander Young Building Co., on account of the death of a child of plaintiff. The defendant's existence as a corporation, its ownership of the Alexander Young building, that the building is six stories in height and is occupied by the defendant and its tenants for hotel, mercantile and office purposes; that the defendant owns, maintains and operates, wholly under its control and management, certain elevators or cars vertically operated by machinery, for the carriage of its tenants and its and their guests, agents, customers, etc., are all facts admitted, together with the following:

"6. That on January 31, 1905, Guillermo Periera Camillo being then rightfully in said building and on her way to one of the guests of the hotel conducted as aforesaid in said building and to the apartments of said guest, lawfully entered one of said elevators for the purpose of being carried as a passenger to one of the higher floors of said building, and was then and there accepted by said defendant as a passenger in said elevator to be carried to one of the higher floors as aforesaid."

A marginal note as follows qualifies the last admission:
"It is understood that the use of the word 'rightfully,' in Par. 6 shall not be held to in any wise affect defendant's defense of contributory negligence."

BUNCH OF BONDS.

Joseph O. Carter, executor of the will of the late Thomas Jefferson Cummins, petitions for an order to convert into cash certain bonds held as assets of the estate. He desires to file his final account and petition for discharge, but is informed and believes that the securities in question are not such as can be equitably divided to the satisfaction of the legatees. The bonds are as follows, in par value: Oahu, \$3000; Oahu, \$2000; Waiakua, \$4000; Oahu, \$1000; Alex. Young building, \$1000; Royal Hawaiian Hotel, \$2000; O. R. & L. Co., \$500; Hawaiian Sugar, \$3000; total par value, \$24,500. The property is bequeathed in four equal parts to Lydia K. Schmidt, Elizabeth K. Fairchild, Maria King and Elizabeth Berry and husband.

DISINHERITS A DAUGHTER.

Maria L. Thomas petitions for probate of the will of her husband, Manuel Thomas, who died aged about 84 years on June 11, 1904, leaving real estate on Liliha street valued at \$3000. The will gives the property to the widow for life and after her death to Rosa and

Manuel, a daughter and son, excepting one dollar to Maria Santos, another daughter. A step-daughter receives this mention: "I direct that in the event that Maria Silva, daughter of my wife Leonora Thomas, shall marry she shall immediately remove from and vacate the premises by me devised as above mentioned." The daughter Rosa is now Rosa Correa. The will was executed January 14, 1902, in presence of A. G. Correa and M. G. Silva.

JUDGMENT BY DEFAULT.

Judge Robinson has signed a decree pro confesso in the suit of Lillie Leonora Neumann vs. William H. Pain, whereby the defendant is declared to be trustee of the plaintiff for land on Liliha street containing 0.48 acre, and it is decreed that W. H. Pain convey the land, free of all incumbrances made or suffered by him, to the plaintiff and forthwith account to the plaintiff for the rents, issues and profits of the land from November 14, 1898. Defendant is to pay costs.

COURT NOTES.

R. W. Macfarlane, Emilie Macfarlane, F. C. Scott and Edna K. Scott, some of the defendants to Alexander Young's action to quiet title of certain Waikiki property, deny every allegation in the complaint.

J. E. Fullerton will move by his counsel, before Judge De Bolt this morning, for dismissal of the charge of malicious injury against him.

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B. F. Dillingham by his attorneys, Ballou & Marx, has given notice to all parties concerned of a motion to be heard this morning for an order postponing the sale of the Puna Sugar Co.'s property for ninety days from March 17. The mover represents Puna bonds to the amount of \$44,000 out of a total issue of \$500,000.

"Upon the refusal of the First National Bank of Hawaii to advance funds upon receiver's certificates after March 7, 1905," Mr. Dillingham says in his affidavit, "the said San Francisco bondholders took up all outstanding receiver's certificates and granted a further advance, and then authorized the payment of further certificates to maintain the plantation as a going concern, all in pursuance of their plan to get a sufficient extension of time for the sale to protect their interests."

The bondholders had learned of the true value of the property only just before the day first set for the sale. They had authorized the expenditure of the proceeds of the sale of the 1905 cane for the further maintenance of the plantation as a going concern. This was a cablegram the San Francisco bondholders sent:

"SAN FRANCISCO, March 10.—The B. F. Dillingham Co., Ltd., Honolulu: Ten days not sufficient. Bondholders owning ninety per cent. of the property and financing certificates wish assurances sale will be postponed longer, say 90 days, allowing them to protect their interests."

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